

**PRICE 1d.**

N<sup>o</sup>. 18,765. } Registered at the General Post Office, Sydney,  
for transmission by post as a Newspaper.

National Library of Australia

---

\_\_\_\_\_

\_\_\_\_\_

http://

<http://nla.gov.au/nla>

ews-page1356638



informa- tion, and his Honor adjourned the application.

for a week.  
(Before the Registrar, Mr. A. Henry.)  
**CERTIFICATE APPLICATIONS.**  
Re Philip Coleman Williams. Adjourned to the 12th instant.  
Re Mortimer Montgomery. Adjourned to June 2.  
Re Alexander Joseph McCarthy. Adjourned to the 12th instant.  
Re William Arguel. Adjourned to the 19th instant.  
**SINGLE MEETING.**  
Re Robert Dean. The meeting was declared

closed and the examination concluded.

**MOTION FOR APPROVAL OF RESOLUTIONS.**

**Re Cyprian Stasenko.** This was a motion for approval of a resolution granting back pay for future. The motion was agreed to subject to the payment of petitioner's costs and all fees and charges within three months.

**PUBLIC EXAMINATIONS.**

**Re Mark Henry Long.** The examination was declared concluded.

**Re Robert Augustine Luxton.** Further evidence

John Joseph Rogers had been referred to the Judge in Bankruptcy.

**REQUISITION ORDER.**

John Roque de Mello, of John-street, Watford, formerly of 189 George-street, West, clerk, out of employment, and Mr. Lloyd, official assignee.

Read out: William Fotheringham, of Manly, clerk; Mr. Lloyd, official assignee.

**DISTRICT COURT.**

(Before Judge Rogers and a jury of four.)

**BROWN v. MESTAYER.**

Alfred Floyd Brown, commercial traveler, the plaintiff, claimed that he was wrongfully prosecuted from R. Metayer, of Metayer and Co., merchants. It appeared that the plaintiff had been employed as traveler by the company, was prosecuted on charges of larceny and was acquitted at the sessions. Mr. Fletcher appeared for the plaintiff, and Mr. Gannon (instructed by Messrs. F. Gannon and J. Gannon) for the defendant. The defense was not guilty. The jury returned a verdict for the plaintiff, occupied the whole of the sitting, and at 4 p.m. the case was adjourned till Monday. Mr. Gannon applied for a writ of habeas corpus, the application being that there was no record of the

[illegible][illegible][illegible]

of half a day. Jane was a rule-minded person, a great amount of published press articles and press releases summarized the Court's decision to the person to

[illegible]

*M'Farland, Hooker v. Kingstad and another; Newman and others v. The Insurance, Fisher and another v. Irons, (insured) and Lombard, Loomis v. The Merchants' Bank v. Lucas, McQuinn v. Phillips, Wally v. Goshen, Fryer and another, Trickett v. The Farmers' Loan & Trust Co., O'Brien v. 25 O'Brien v. Williams, Wilson v. O'Loughlin, Winberg v. Cohen.*

*Factual questions of Justice—Crawford v. Lawrence, Marchmont and another v. Rockland, Perkins and another v. Twenty, Jones and another v. Ute, Ke v. Kenton, Marchmont and another v. The New York Applications for Guaranty Orders.—Nichols' (Opinion No. pamphlet).*

*Sums due to Shaw Case.—Williams v. Sutton, Walsh v. Jacobie and another.*

*Anticipation to Render to East v. Thayer v. Graham.*

Interpleader.—Felling and Co., Limited, v. Thorne (Thorp, claimant).  
Application to Set Aside Order.—Jumbeo v. Waluma.

## POLICE COURTS.

Supplying Children with Intoxicating Drink.—At the Glace Police Court yesterday, before Mr. Adams, S.M., John Cockburn was charged that he, at the Balmaine Hotel, London, on the 22d April last, supply liquor for consumption to a person apparently under the age of 16 years. Deceased.

and distress, or seven days' gaol." William Lloyd, the licensee of the "Bullfinch" public house, was then charged with having allowed the premises to be used until the age of 16 years, to be supplied with liquor for consumption on his licensed premises. He pleaded not guilty, and was fined £10, costs 6s, and 10s in default.

Committed for Trial.—At the Central Police Court yesterday, before Mr. James R. M. on a charge of conspiracy, appearing for the defence, was Henry's Melbourne Club Hotel and has been found guilty of housebreaking implements in their possession, George Laurence (28), George Lawson (32), Edgar

of Colyton took the George-street car and was admitted for trial at the assizes. He was fined at £200 each. It was deposed that about 1 a.m. on April 7 Lionel Nell, night chemist at Roe's shop, the George-street car and four men, two of whom Nell went to the Central Police station, and Constable Jackson, having turned his coat inside out and covered with mud, went with Nell to the dock. The constable inquired as to their doing, and Ashton went away. Nell drew his revolver, and noticed Laurence endeavoring to push his hand into his pocket, and threatened he would fire if he moved. While so conversed Laurence the constable secured Digby Grant,

who straggled violently, and who associated with the three men who were taken from the Police Station. An Laurence was found a revolver. After wards Abell was arrested. The French companion Nelson and Jackson for the way they had treated the African-American man. They had a banjo, worth \$6, belonging to W. Logan, was sent as one month's imprisonment at the Central Prison. Next came the case of the man, Suppl. Stolen Coat.—Alphonso Thompson, 18, for having in his possession a coat supposed to be stolen, was sentenced to 14 days' imprisonment at the Central Prison.

Suppl. Stolen Coat.—Alphonso Thompson, 18, for having in his possession a coat supposed to be stolen, was sentenced to 14 days' imprisonment at the Central Prison.

Unstamped Receipt.—At the Glens Falls

Count yesterday, before Mr. Addison, S. M., a dealer named Harry Hooper, residing at 250 First-Street, Olive, who thereupon presented a letter bearing an unostentatious receipt to Roland Woolley, living at Alexandria, on April 29 last. Defendant gave evidence that he put two stamps on the receipt, and it was called secondary evidence to corroborate Mr. Addison's claim. He found the case proven and ordered the defendant to pay a fine of \$2, with the full costs.

**Alleged Misappropriation.**—Yesterday at the Bulfinch Police Court, over which Mr. George H. Smithers, S. M., presided, a watchmaker and jeweler named John J. O'Connell, residing at 100 North

the father of a gold watch belonging to Mr. Wood but did fraudulently convert the same to his own use. He was committed for trial at the next Quarter Sessions to be held on Monday, 24th, but was fixed in the jury of £100 and accused in £50. On the second count the charge was preferred by Mr. W. C. Macdonald, in connection with a gold watch and chain, valued at £13. The third count was in connection with a gold watch and gold chain, valued at £16, the property of Arthur Watkins, residing at 64, Shortt-road, Balcarras, the chairman of the case, by Charles Bailey, a printer, of 70 Susan-road, Camperdown, on account of a silver bracelet

Watches, valued at \$100,000, were taken from the store of J. M. Dewdney, jeweler, in Baltimore, and the fifth charge against the accused in connection with a silver watch valued at \$25,000 and the theft of a watch valued at \$10,000, respectively by Thomas Scatter, of El Dorado, Idaho; Thomas Prickett, of Baltimore, and Thomas Prickett, in connection with a silver watch and a gold chain. All these charges alleged grand larceny, and were filed during the month of April, and in each case the accused admitted that he had placed the pawn in the pawnshop described by the charges, but that he was returning the whole or the greater part thereof, though they have been suspended pending the trial of the

**Illegally Pawning.**—At the Washington Police Court yesterday, before Mr. Whittingdale Justice R.M., Theodore J. Lewis, Jr., aged 31 years, was charged with illegally pawning two motorcycles, the property of Lauria Petersen. Accused was committed for trial at the next Quarter Session.

---

**WHITE AND SOUND KETCH** procured by using ROWLAND'S GONITO, which prevents decay, preserves the enamel, removes all impurities and improves the breath. Ask your dentist for ROWLAND'S GONITO.—Advt.

/nla news-page1356641























1. *Journal of the American Medical Association*, 1997; 277: 1033-1038.

SHOW,  
SPECIAL SHOW  
OF  
LONDON'S DESIGNS,  
at  
BROTHERS',  
STREET (ONLY).  
IN TWEED COSTUMES.  
IN CLOTH COSTUMES.  
IN SLACK COSTUMES.  
well-cut and serviceable  
and Sport Costumes, new  
or Frosted or (Open Frosted  
or Full, in Black, Navy or  
TAN).  
satisfactorily good and becoming  
Costumes, in and light  
with Belt or Velvet Collar,  
2 Jacket, (Frosted in all  
, in PITT-STREET.  
specially smart and popular  
Sport Costume.  
and Navy Serge, lined  
satisfactory new-fangled Coat  
at 25s 6d.  
(N.)  
distinctively favourite and well-

[illegible][illegible][illegible]

GENERAL, at once. 17 Avenue  
of the Americas, New York.  
the Gilt, about 10, to send him  
the following: %  
on an interest RELEVANT, and  
on the same, Trust, % 8, 9, 10  
the following: %  
increased % 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 185, 186, 187, 188, 189, 190, 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 207, 208, 209, 210, 211, 212, 213, 214, 215, 216, 217, 218, 219, 220, 221, 222, 223, 224, 225, 226, 227, 228, 229, 230, 231, 232, 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253, 254, 255, 256, 257, 258, 259, 260, 261, 262, 263, 264, 265, 266, 267, 268, 269, 270, 271, 272, 273, 274, 275, 276, 277, 278, 279, 280, 281, 282, 283, 284, 285, 286, 287, 288, 289, 290, 291, 292, 293, 294, 295, 296, 297, 298, 299, 300, 301, 302, 303, 304, 305, 306, 307, 308, 309, 310, 311, 312, 313, 314, 315, 316, 317, 318, 319, 320, 321, 322, 323, 324, 325, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 336, 337, 338, 339, 340, 341, 342, 343, 344, 345, 346, 347, 348, 349, 350, 351, 352, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 364, 365, 366, 367, 368, 369, 370, 371, 372, 373, 374, 375, 376, 377, 378, 379, 380, 381, 382, 383, 384, 385, 386, 387, 388, 389, 390, 391, 392, 393, 394, 395, 396, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 407, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423, 424, 425, 426, 427, 428, 429, 430, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830,

vered communications. The  
 formed the corporation did not hold  
 the use nor title of advertisements,  
 as well as they agreed to be  
 maintaining advertisements received  
 the course of business if they appear to  
 and advantages, replies to advertise-  
 the 1124 Office, Hunter-street,  
 King-street. And the corporation  
 liability in this respect, as  
 considered as not possible for indi-  
 viduals. And will obligate by agree-  
 the manuscript copy by individ-  
 advertisement, and the  
 in circulation, no response

after six days will be charged to be  
 charged.  
 may be sent by post, by Chicago,  
 or Chicago Managers. This  
 arrangements, in each instance. The  
 the the Chicago Mail and  
 and DEATMAN may be inserted by  
 and the same and address of  
 DEATMAN should be inserted unless  
 inserted Manager or otherwise  
 consequence of false  
 being done for publication, and  
 the result of the advertisement.  
 and RETURN

from Halfway Station for receipt of  
 communications in closed every week.

Published by JOHN FAIRMAN and  
 at 717 Broadway, New York, New  
 York, May 6, 1876.